

SUPREME COURT, June 7, 1844—Present, Mr. Chief Justice Nelson. Hart, sheriff, &c., ads. Barrows and al.—Order that the order oblige by bill of exchange on the said Barrows and al. be discharged on the payment of the bill in this suit, and suit on official bond on the part of the said Barrows and al. be discontinued. The said Barrows and al. renewed their motion before Great Judge to vacate said order of 6th March last, with further costs, and to set aside the said bill of exchange, and to be discharged, as in case of nonsuit, with costs—granted by default. Thorne and al. vs. Hart, sheriff—Motion for leave to serve summons to cease—granted, on payment of \$75.00. **Barrows and al. vs. Hart, sheriff, &c.**—Motion to set aside summons, &c.—denied, with costs. **Howe vs. Crouse.**—Motion to open default and to set aside declaration—granted, with costs, by default. **Howe vs. Crouse.**—Motion to set aside declaration, on terms—relaxation before Humphrey, clerk. **Banning vs. Turner and al.**—Motion to refer—granted. **Benson Imp's ads.**

[illegible][illegible]

and adts. Davis, eiyer ke Motion for judgment, as in case of non-suit—denied. The Philadelphia Iron Co vs. Hart. Order, that default of petitioner for not joining in demurrer and answer be taken against it, and that same be set aside, and that adts. Kearney Jr Motion to change venue—granted, by default. Lambert adts. Milford Jr.—Motion for judgment, as in case of non-suit—granted, by default. Brienst, surrogte vs. Brienst, et al. Motion for judgment, as in case of Simpson adts Simpson. Motion to change venue—granted, without costs French and adts Stewart. Motion for judgment, as in case of Simpson adts Simpson. Motion for wife adts Heyer. Order, that motion stand over till next Special Term, deft to serve new papers. O'Brien adts Sanford. Motion for judgment, as in case of non-suit—denied, by default. The People vs. John J. McLaughlin. Judgment of non pros—granted, by default. Porter and adts Van Eps. Motion for judgment, as in case of non-suit—denied, by default. The People vs. John J. McLaughlin. Judgment of non pros—granted, by default.

granted, unless plaintiff stipulate. chamberlin vs. Chesbrooke. Motion for leave to amend declaration—denied, because defendant has not shown that it is prejudiced by the set aside default of defendant and all subsequent proceedings—granted, with costs. Pease vs. Adams and three other causes—Motion for judgment on the merits in all three causes—granted, unless plaintiff stipulate and pay costs. Smith vs. Smith vs.—Motion to change venue—denied. Kimball vs. Adams—Motion for defendant's costs—granted, unless plaintiff stipulate and pay costs. French and al. vs. Order, that execution in this cause be set aside as irregular, that cause be referred, on terms. Judd and al. vs. Adams—Motion for judgment on the merits—granted, unless plaintiff pay costs, stipulation to stand. Judd and al. vs. Douglas.—Motion for judgment as in case of non suit—granted, with costs by default. Adams vs. Adams—Motion for judgment on the merits—Error—Motion to set aside judgment of non pros, and al.

subsequent proceedings—granted, with costs. *Dennis v. George*, 100 Cal. 125, 33 P. 1022, 1023, 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241, 1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, 1350, 1351, 1352, 1353, 1354, 1355, 1356, 1357, 1358, 1359, 1360, 1361, 1362, 1363, 1364, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1373, 1374, 1375, 1376, 1377, 1378, 1379, 1380, 1381, 1382, 1383, 1384, 1385, 1386, 1387, 1388, 1389, 1390, 1391, 1392, 1393, 1394, 1395, 1396, 1397, 1398, 1399, 1400, 1401, 1402, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1411, 1412, 1413, 1414, 1415, 1416, 1417, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, 1432, 1433, 1434, 1435, 1436, 1437, 1438, 1439, 1440, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, 1453, 1454, 1455, 1456, 1457, 1458, 1459, 1460, 1461, 1462, 1463, 1464, 1465, 1466, 1467, 1468, 1469, 1470, 1471, 1472, 1473, 1474, 1475, 1476, 1477, 1478, 1479, 1480, 1481, 1482, 1483, 1484, 1485, 1486, 1487, 1488, 1489, 1490, 1491, 1492, 1493, 1494, 1495, 1496, 1497, 1498, 1499, 1500, 1501, 1502, 1503, 1504, 1505, 1506, 1507, 1508, 1509, 1510, 1511, 1512, 1513, 1514, 1515, 1516, 1517, 1518, 1519, 1520, 1521, 1522, 1523, 1524, 1525, 1526, 1527, 1528, 1529, 1530, 1531, 1532, 1533, 1534, 1535, 1536, 1537, 1538, 1539, 1540, 1541, 1542, 1543, 1544, 1545, 1546, 1547, 1548, 1549, 1550, 1551, 1552, 1553, 1554, 1555, 1556, 1557, 1558, 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578, 1579, 1580, 1581, 1582, 1583, 1584, 1585, 1586, 1587, 1588, 1589, 1590, 1591, 1592, 1593, 1594, 1595, 1596, 1597, 1598, 1599, 1600, 1601, 1602, 1603, 1604, 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618, 1619, 1620, 1621, 1622, 1623, 1624, 1625, 1626, 1627, 1628, 1629, 1630, 1631, 1632, 1633, 1634, 1635, 1636, 1637, 1638, 1639, 1640, 1641, 1642, 1643, 1644, 1645, 1646, 1647, 1648, 1649, 1650, 1651, 1652, 1653, 1654, 1655, 1656, 1657, 1658, 1659, 1660, 1661, 1662, 1663, 1664, 1665, 1666, 1667, 1668, 1669, 1670, 1671, 1672, 1673, 1674, 1675, 1676, 1677, 1678, 1679, 1680, 1681, 1682, 1683, 1684, 1685, 1686, 1687, 1688, 1689, 1690, 1691, 1692, 1693, 1694, 1695, 1696, 1697, 1

[illegible]

ferred. Brandeis and Ogden and al.—Molien for judgment as in case of non suit—denied, without costs. Livingston and al. vs. Molien—Molien for judgment as in case of non suit—denied, with costs, by default. Shelton and al. vs. Molien—Molien to change venue—denied without costs.—Gardner and al. Houghton and al.—Molien for further proceedings—denied, without costs. Molien vs. Houghton and al.—Brenten and al. vs. Molien—Molien for judgment as in case of non suit—denied, without prejudice. Wetmore and al. vs. Harris, late al.—Molien for judgment as in case of non suit—denied, without costs, on appeal. Squire, shiff, and al. Marvin and al.—Molien for relaxation of costs—granted, by default.—Merrill and al. vs. Williams—Molien to set aside judgment, by default.—Molien vs. Williams—Molien to set aside judgment, by default.—Molien to change venue—denied, without costs.—Finkner and al. vs. Irwin.—Ordered to stand over to next special term for further proceedings.—Molien to set aside judgment, by default and al. vs. Robert Breckenridge and al.—Molien for judgment as in case of non suit—denied, without costs.

are entered—granted, without costs, and that the motion noticed by defendant stand over to August special term.—*Motion granted*.—*Harris v. Cole*, where plaintiff's claim was set aside as nullity,—he granted unless bill stipulates and pays costs.—*Harris v. Cole*, and three other causes.—Order, ex parte, that bill have leave to issue new execution, after commission granted by default.—Wiggins et al. vs. Kimm et al.—Motion for judgment as in case of non suit—granted, by default.—*Vanday vs. The Town of New York*.—*Falside inquiry*, directed with costs.—*Trippin and al. vs. Babcock and al.*—Motion for judgment granted, by default. King vs. Elms.—Motion for judgment granted, by default.—*Bassett vs. Dwyer*.—Motion for judgment and pay costs. Chastain vs. Brandman.—Motion for leave to prosecute official bond of Hart, late sheriff of New York; granted, ex parte. Sheddus, Sheriff Clinton co., vs. People of New York.—*Civil Service Commission*.—*State vs. Atty Genl last Sept.* Jones vs. Rose.—Motion for judg-

[illegible]

was not moving. Manford, jr. adv. Lambert, motion to return verdict to jury denied. With jury. Court adv. Price—Motion for judgment on verdict granted. Price granted by default. Scatton, imp'd. adv. adv. adv. and one other cause—same order.—*Albany Atlas.*

Circuit Court.
Before Judge Kent.

June 18.—*Slender case.* *Pettry vs. Mott.*—Counsel appeared up to the case reported in *Tuesday's Herald* when the Court charged. The Jury will render a sealed verdict this forenoon.

Guillemet vs. the M. & P. Fire Insurance Co.—An action to recover \$1500, for losses sustained by fire in 1902, to plaintiffs' premises in Vesey street.

Adjourned over to this morning.

United States District Court.
Before Judge Butts

June 12.—Is ADMIRALTY.—Lewis vs. Brigg's "Balders" Time ordered to be in yesterday's Herald) was again before the Court this day. His Honor pronounced no decision.

Court Calendar This Day.

COMMON PLEAS.—Nos. 4, 9, 12, 14, 17, 29, 38, 61, 2, 29, 46, 115, 11, 60.

CIRCUIT COURT.—Nos. 14, 271, 29, 3, 7, 3, 33.

CRIMINAL COURT.—Nos. 65, 62, 64, 67, 63, 69, 70, 71, 72, 6, 14, 37, 42.

WAX AND MAPLE SYRUP.—The *Hannibal Journal* of the 1st inst. says a merchant of that village, in packing up a barrel of heavy wax, saw a day ago, broke one of the cakes out of the barrel, and found a cake of maple sugar covered with the wax. He then broke other cakes with the same result. The perpetrator of the fraud, however, has been discovered, and will be punished.